IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

NATALIE JOHNSON	N	M	4	Τ.	A	\mathbf{L}	Œ	10	Ol	\mathbf{H}	N	S	O	N	ſ.
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Plaintiff,

ORDER

v.

19-cv-760-wmc

C.R. BARD INC. and BARD PERIPHERAL VASCULAR INC.,

Defendants.

Before the court is the parties' request for ruling on objections to certain deposition designations as to Mickey Graves.

DEPON- ENT	PL AFFIRM	DEF OBJECTIONS	PL RESPONSE TO OBJECTIONS	COURT RULING
		Defendants object to	Mr. Graves was the	OVERRULED
		the playing of this	Senior Research and	
		deposition under Rules	Development Engineer	
		401, 402 and 403. Mr.	assigned to the G2	
		Graves provide no	filter team by Bard.	
		testimony about the	The testimony	
		Meridian filter and the	involves the G2 filter.	
		entirety of his	The Eclipse and the	
		testimony is about	Meridian have the	
		changes made from the	same filter design as	
		first generation filter -	the G2 with the	
		the Recovery to the	exception of a removal	
		second generation, the	hook placed on the	
		G2, whoch took place	G2X, electropolishing	
		over 5 years before the	on the Eclipse and	
		development of the	anchors on the	
		filter at issue which is	Meridian. Testimony	
		the fifth generation of	is relevant to whether	
		design of the filter. HIs	the filter had a	

		testimony has no relevance or probative value to the issues in this case. Bard objects to Plaintiff's references to "Admitted in the Peterson case" as a basis for allowing a designation to played, or overruling an objection, and submits that the testimony should be consider based on the facts and applicable law and rulings in this case. The Peterson case involved a different filter, different claims, and was decided under different state law.	defective design, the reasonableness of Bard conduct in designing the Meridian using the G2 filter, and ultimately the defects in the design the device and Bard's negligence. His testimony is relevant and any prejudice is not unfair.	
Graves, Micky 02/27/2014	6:03-6:04		Admitted in Peterson	
Graves, Micky 02/27/2014	6:13-6:18		Testimony admitted at Bard's request in Peterson	
Graves, Micky 02/27/2014	6:19-6:22		Testimony admitted at Bard's request in Peterson	
Graves, Micky 02/27/2014	22:25-23:05		Admitted in Peterson	
Graves, Micky 02/27/2014	24:06-24:15		Admitted in Peterson	

Graves, Micky 02/27/2014	25:23-26:06		Admitted in Peterson	
Graves, Micky 02/27/2014	28:09-28:12		Admitted in Peterson	
Graves, Micky 02/27/2014	37:09-37:21		Admitted in Peterson	
Graves, Micky 02/27/2014	44:01-44:05		Admitted in Peterson	
Graves, Micky 02/27/2014	47:25-48:09	Rules 401, 402, 403. Testimony does not involve filter at issue and/or failure modes at issue; Irrelevant and any probative value outweighed by prejudicial effect.	Admitted in Peterson Design flaws in the Recovery filter, upon which the Meridian and G2 filter family was based, are relevant to the existence of warning and design defect, Bard's negligence, and to design and testing of the Meridian filter.	OVERRULED
Graves, Micky 02/27/2014	59:15-59:25	Rules 401, 402, 403. Testimony does not involve filter at issue and/or failure modes at issue; Irrelevant and any probative value outweighed by prejudicial effect.	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the G2 and Meridian filter family was based, are relevant to the existence of design defect, Bard's negligence, In particular, whether Bard knew it failed to catch a major design flaw in the Recovery filter as a result of	OVERRULED

		inadequate testing, but then failed to conduct such testing in connection with the Meridian filter line, is relevant to whether Bard's design and warnings were adequate. FRE 601/602: As a senior engineer involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked. FRE 612: No document was used to refresh the witness's recollection in connection with the testimony.	
Graves, Micky 02/27/2014	75:15-75:22	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, Bard's negligence, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter,	Plaintiff's response appears unnecessary as there is was no objection to this designation.

Bard failed to test the
redesigned filter
adequately to identify
the existence of a
separate problem with
the Meridian, which
led to migration as
well as tilt and
perforation in patients
including Mrs.
Johnson. Whether
Bard knew it failed to
catch a major design
flaw in the Recovery filter as a result of
inadequate testing, but then failed to conduct
such testing in
connection with the
G2 filter line and warn
about the dangers of
the filter, is relevant to
all of Plaintiff's claims.
FRE 601/602: As a
senior engineer
involved in the
development of the
G2 filter family (see,
e.g., 24:6-15), the
witness has ample
personal knowlege
from which to answer
the questions asked.
FRE 612: No
document was used to
refresh the witness's
recollection in
connection with the
testimony.

Graves, Micky 02/27/2014	77:15-78:03	Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Counsel is asking about a document that is not in evidence.	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, to consumer expectations, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify the existence of a separate problem with the Meridian, which led to migration as well as tilt and perforation in patients including Berg. Whether Bard knew it failed to catch a major design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims. FRE 601/602: As a senior engineer	OVERRULE as to 77:15-77:19. SUSTAIN as to remainder.
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			involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked. FRE 612: No document was used to refresh the witness's recollection in connection with the testimony.	
Graves, Micky 02/27/2014	126:16-126:23	Rule 611(a)(3) questioning is argumentative and subjects witness to harassment. Counsel is making closing argument. Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony implies that Bard had a duty to conduct additional testing or studies when no such duty exists. Rule 611 compound question. Rule 611	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, to consumer expectations, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify the existence of a separate problem with the Meridian, which led to migration as well as tilt and perforation in patients including Berg. Whether Bard knew it	OVERRULED

		assumes facts not in evidence.	failed to catch a major design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims. FRE 601/602: As a senior engineer involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked.	
Graves, Micky 02/27/2014	127:01- 127:03	Rule 611(a)(3) questioning is argumentative and subjects witness to harassment. Counsel is making closing argument. Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Rules 401, 402 & 403. Irrelevant and	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, Bard's negligence, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify	OVERRULED

Unfairly Prejudicial. the existence of a Testimony implies that separate problem with Bard had a duty to the Meridian, which conduct additional led to migration as testing or studies when well as tilt and no such duty exists. perforation in patients Rule 611 compound including Berg. question. Rule 611 Whether Bard knew it assumes facts not in failed to catch a major evidence. design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims. FRE 601/602: As a senior engineer involved in the development of the G2 filter family (see, e.g., 24:6-15), the

> witness has ample personal knowlege from which to answer the questions asked.

Graves, Micky 02/27/2014	127:06-127:13	Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony implies that Bard had a duty to conduct additional testing or studies when no such duty exists. Rule 611 compound question. Rule 611 assumes facts not in	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, Bard's negligence, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify the existence of a separate problem with	OVERRULED
		evidence. Rule 611(a)(3) questioning is argumentative and subjects witness to harassment. Counsel is making closing argument.	the Meridian, which led to migration as well as tilt and perforation in patients including Mrs. Johnson. Whether Bard knew it failed to catch a major design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims.	
			FRE 601/602: As a senior engineer	

			involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked.	
Graves, Micky 02/27/2014	127:15-127:20	Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony implies that Bard had a duty to conduct additional testing or studies when no such duty exists. Rule 611 compound question. Rule 611 assumes facts not in evidence. Rule 611(a)(3) questioning is argumentative and subjects witness to harassment. Counsel is making closing argument.	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, to consumer expectations, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify the existence of a separate problem with the Meridian, which led to migration as well as tilt and perforation in patients including Berg. Whether Bard knew it failed to catch a major	OVERRULED

			design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims. FRE 601/602: As a senior engineer involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked.	
Graves, Micky 02/27/2014	127:22-128:02	Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony implies that Bard had a duty to conduct additional testing or studies when no such duty exists. Rule 611 compound question. Rule 611	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, to consumer expectations, and to the design and testing and warnings of the Meridian filter. The record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify the existence of a	OVERRULED

		assumes facts not in evidence. Rule 611(a)(3) questioning is argumentative and subjects witness to harassment. Counsel is making closing argument.	separate problem with the Meridian, which led to migration as well as tilt and perforation in patients including Berg. Whether Bard knew it failed to catch a major design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims. FRE 601/602: As a senior engineer involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked.	
Graves, Micky 02/27/2014	128:12- 129:09	Rules 401, 402 & 403. Irrelevant and Unfairly Prejudicial. Testimony does not address injury or failure mode at issue. Rules 601/602 & 612. Lacks foundation, witness does not have personal knowledge of subject matter, calls for speculation by the witness. Rules 401, 402 & 403. Irrelevant and	Admitted in Peterson FRE 402/403/404: Design flaws in the Recovery filter, upon which the Meridian filter family was based, are relevant to the existence of design defect, Bard's negligence, and to the design and testing and warnings of the Meridian filter. The	OVERRULED

		Unfairly Prejudicial. Testimony implies that Bard had a duty to conduct additional testing or studies when no such duty exists. Rule 611 compound question. Rule 611 assumes facts not in evidence. Rule 611(a)(3) questioning is argumentative and subjects witness to harassment. Counsel is making closing argument.	record demonstrates that in attempting to correct failures with the Recovery Filter, Bard failed to test the redesigned filter adequately to identify the existence of a separate problem with the Meridian, which led to migration as well as tilt and perforation in patients including Mrs. Johnson. Whether Bard knew it failed to catch a major design flaw in the Recovery filter as a result of inadequate testing, but then failed to conduct such testing in connection with the G2 filter line and warn about the dangers of the filter, is relevant to all of Plaintiff's claims. FRE 601/602: As a senior engineer involved in the development of the G2 filter family (see, e.g., 24:6-15), the witness has ample personal knowlege from which to answer the questions asked.	
DEPON-	DEF	PL OBJECTIONS	DEF RESPONSE TO	COURT
ENT	COUNTER		OBJECTIONS	RULING

Graves, Micky 02/27/2014	6:13-6:22		
Graves, Micky 02/27/2014	7:24-8:04		
Graves, Micky 02/27/2014	16:14-17:10		
Graves, Micky 02/27/2014	35:23-37:08		
Graves, Micky 02/27/2014	44:06-44:12		
Graves, Micky 02/27/2014	44:25-45:04		
Graves, Micky 02/27/2014	45:07		
Graves, Micky 02/27/2014	45:09-45:11		
Graves, Micky 02/27/2014	60:01-60:10		
Graves, Micky 02/27/2014	63:16-63:22		
Graves, Micky 02/27/2014	71:05-71:09		

Graves, Micky 02/27/2014	73:14-74:05	Fre 106: optional completeness - as designated, the question beginning at line 14, following the designation at 71:5-9, creates confusion regarding what filter is being discussed ("it failed, the test"). The beginning of the exchange at lines 70:12-71:1 should be included so that it is apparent what the witness is talking about.		SUSTAIN. 73:14-74:05 is to be included with the addition of 70:12-71:1 (start at "One").
Graves,	75:05-75:14			
Micky	(start at			
02/27/2014	isn't)			
Graves,	75:23-75:25			
Micky				
02/27/2014				
Graves,	76:02-76:06			
Micky				
02/27/2014				
Graves,	78:12-78:25	FRE 402/403:	Bard incorporates	SUSTAIN
Micky		Testimony beginning	herein its arguments in	
02/27/2014		regarding the FDA	opposition to	
		510(k) clearance	Plaintiff's Motion in	
		process ought to be	Limine regarding	
		excluded as discussed in Plaintiff's Motion in	510(k) clearance. Moreover, the witness	
		Limine on this topic.	is merely answering	
		FRE 602/702: The	the questions posed by	
		witness has not been	Plaintiff's counsel, and	
		designated as an expert	is being asked about,	
		and is not qualified to	and offering, his own	
		offer testimony	personal knowledge,	
		regarding the		
		requirements of, or the		

		meaning of, the FDA 510K process.	not any expert opinion.	
Graves, Micky 02/27/2014	160:24-161:22	(161:19-22): FRE 402/403: Testimony regarding whether Bard warned is not relevant to any matter at issue, and the witness's personal belief that Bard warned of the complications in question is immaterial to any matter at issue; FRE 602/702: The witness is not qualified or designated to offer opinion testimony regarding the adequacy of Bard's warnings.	Witness is offering his own personal knowledge, not any expert opinion. Bard's warnings are directly relevant to plaintiff's failure to warn claims.	OVERRULE

Accordingly, IT IS ORDERED that the parties' request for rulings on objections to certain designations is GRANTED, and the objections are sustained in part and overruled in part as provided above.

BY THE COURT:

Entered this 4th day of June, 2021.

/s/
WILLIAM M. CONLEY
District Judge